## Case 1:08-cv-00586

Document 11

## Filed 05/13/2008 Page 1 of 15

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U.S. Department of Justice United States Marshals Service

See Instructions for "Service of Process by the U.S. Marshal" on the reverse of this form.

PLAINTIFF Terrell	Jones	•				COL	URT CASE NUMBER	OBC 580
DEFENDANT	, , , , , , , , , , , , , , , , , , ,			•		TYI	PE OF PROCESS	<u> </u>
Lt. Dahme							S/C	
SERVE	NAME OF IN	DIVIDUAL, C	OMPANY, COP	PORATION, E	TC., TO SERVE OR I	DESCRIPTION	N OF PROPERTY TO	SEIZE OR CONDEMN
	Correction	s Office	r Monroe	, Cook Co	mnty Dept. o	f Correc	ctions	
				, City, State at				
AT	CCJ, C/O I	egal Dep	t. 2700	S. Califo	rnia Ave., 2	nd. Flr	., Div. 5, Cl	nicago, IL 60
	OF SERVICE CO	PY TO REQU	ESTER AT NA	ME AND ADI	RESS BELOW:	Number of p	unness to be	
							this Form - 285	e u
	Terrell Jou	me. #200	7-005777	0	. [	<u> </u>	<u> </u>	
	Cook County		, 605777	•		Number of p		<u> </u>
	P.O. Box 08					served in thi	is case	9
1	Chicago, II				·	Check for st	ervice	_
					=-	on U.S.A.	· ····································	0
					CLEI	MICHAEL \	3 2008 PH W. DOBBINS DISTRICT COURT	
Signature of Atte	orney or other Origin	ator requesting	service on beha	ilf of:	PLAINTIFF	TELEPHON	e Number	DATE
					□ DEFENDANT		<u></u>	03-03-08
SPACE R	ELOW FOR	USE O	F U.S. M	ARSHAL	ONLY — DO	NOT W	RITE BELOY	V THIS LINE
I acknowledge re number of proce (Sign only first	eccipt for the total ass indicated. USM 285 if more	Total Process		District to Serve	Signature of Authoriz			Td Date 03-03-0
	285 is submitted)		No	1100				
I hereby certify on the individua	and return that $\mathbf{I} igsqcup$ has a company, corporate	ave personally tion, etc., at the	served, □ have address shown	legal evidence above or on the	of service,  have exc individual, company,	corporation, c	n in "Remarks", the p etc., shown at the addr	rocess described ess inserted below.
Thereby co	rtify and return that	I am unable	to locate the in	adividual, comp	pany, corporation, etc.	. named abov	ve (See remarks below	w)
Name and title	of individual serve	d (if not show	n above)				A person of st cretion then re- usual place of	uitable age and dis- siding in the defendant's abode.
Address (comple	ete oply if different t	sflown abo	ve)				Date of Service 5/08/08	11'.00 p
	.,	_			·		Signature of U.S.	Aschal or Donata
Service Fee	Total Mileage C (including ende	- 1	arding Fee To	tal Charges	Advance Deposits C	Amount owed	to U.S. Marshal or	Amount of Refund
REMARKS:	See p	miles	5 8h	Eer 7	FI for	char	gos	·

Form AO-399 (Rev. 05/00)

· 2

## UNITED STATES DISTRICT COURT

#### Waiver of Service of Summons

	AINTIFF)
I Compation Office Manage	acknowledge receipt of your request that I waive
I, Corrections Officer Monroe (DEFENDANT NAME)	acknowledge receipt of your request that I waive
service of summons in the action of Terrell Jo	nes vs. Lt. Dahmen
(CAPTION OF A	
which is case number 08C586	in the United States District Court for the
(DOCKET NUMBER)	
Northern District of Illinois	1
(DISTRICT)	<del></del>
can return the signed waiver to you without cost  I agree to save the cost of service of a summ requiring that I (or the entity on whose behalf I Rule 4.	nt to me.  cons and an additional copy of the complaint in this lawsuit by not am acting) be served with judicial process in the manner provided by
	will retain all defenses or objections to the lawsuit or to the
•	ections based on a defect in the summons or in the service of the
summons.  I understand that a judgment may be entered	l against me (or the party on whose behalf I am acting) if an answer or
summons.  I understand that a judgment may be entered motion under Rule 12 is not served upon you w	l against me (or the party on whose behalf I am acting) if an answer or ithin 60 days after March 03, 2008  (DATE REQUEST WAS SENT)
summons.  I understand that a judgment may be entered motion under Rule 12 is not served upon you were or within 90 days after that date if the request v	l against me (or the party on whose behalf I am acting) if an answer or ithin 60 days after March 03, 2008 (DATE REQUEST WAS SENT) vas sent outside the United States.
summons.  I understand that a judgment may be entered motion under Rule 12 is not served upon you w	l against me (or the party on whose behalf I am acting) if an answer or ithin 60 days after March 03, 2008  (DATE REQUEST WAS SENT)
summons.  I understand that a judgment may be entered motion under Rule 12 is not served upon you were or within 90 days after that date if the request v	l against me (or the party on whose behalf I am acting) if an answer or ithin 60 days after March 03, 2008 (DATE REQUEST WAS SENT) vas sent outside the United States.
Summons.  I understand that a judgment may be entered motion under Rule 12 is not served upon you were or within 90 days after that date if the request very motion.	l against me (or the party on whose behalf I am acting) if an answer or ithin 60 days after March 03, 2008 (DATE REQUEST WAS SENT) vas sent outside the United States.

#### Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, falls to do so will be required to bear the cost of such service unless good cause be shown to its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, of that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defances and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

Order Form (01/2005)

## United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	William T. Hart	Sitting Judge If Other than Assigned Judge	***
CASE NUMBER	08 C 586	DATE	2/27/2008
CASE TITLE	Terrell Jo	ones (#2007-0057770) v.	. Lt. Dahmen

#### DOCKET ENTRY TEXT:

Plaintiff Terrell Jones's motion for leave to proceed in forma pauperis [#3] is granted. The court orders the trust fund officer at the plaintiff's place of incarceration to deduct \$3.40 from the plaintiff's account for payment to the clerk of court as an initial partial filing fee, and to continue making deductions in accordance with this order. The clerk shall send a copy of this order to the trust fund officer at Cook County Department of Corrections. The claims against Sheriff Michael Sheahan are dismissed, and Sheahan is terminated as a defendant in this case The clerk is directed to issue summonses for service on the other defendants by the U.S. Marshal. The clerk is further directed to send the plaintiff a Magistrate Judge Consent Form and Instructions for Submitting Documents along with a copy of this order. Plaintiff's motion for appointment of counsel [#4] is denied without prejudice.

[For further details see text below.]

Docketing to mail notices.

#### STATEMENT

Plaintiff, Terrell Jones (#2007-0057770), currently in custody at the Cook County Department of Corrections, has brought this pro se civil rights action pursuant to 42 U.S.C. § 1983. Plaintiff asserts the defendants, Cook County Jail Officers Dahmen (Star number #188), Sgt Krauskopf (#895), and Correctional Officers Hawkins, Monroe, Harris, Phipps, Scott, Michas, and Diaz used excessive force against plaintiff on September 16, 2005, after plaintiff had been beaten by other inmates.

Plaintiff's motion for leave to proceed in forma pauperis is granted. Pursuant to 28 U.S.C. § 1915(b)(1), the plaintiff is assessed an initial partial filing fee of \$3.40. The trust fund officer at plaintiff's place of confinement is authorized and ordered to collect the partial filing fee from the plaintiff's trust fund account and pay it directly to the clerk of court. After payment of the initial partial filing fee, the plaintiff's trust fund officer is directed to collect monthly payments from the plaintiff's trust fund account in an amount equal to 20% of the preceding month's income credited to the account. Monthly payments shall be forwarded to the clerk of court each time the amount in the account exceeds \$10 until the full \$350 filing fee is paid. All payments shall be sent to the Clerk, United States District Court, 219 S. Dearborn St., Chicago, Illinois 60604, attn: Cashier's Desk, 20th Floor, and shall clearly identify the plaintiff's name and this case number. Plaintiff will remain responsible for this payment obligation, even if transferred to another facility, and the trust fund officer at the Cook County Jail shall notify authorities at any transferee facility of any remaining balance on the filing fee owed by plaintiff. (CONTINUED)

MICHAEL W. DOBBINS, CLERK

DÉPUTY CLERK U.S. DISTRICT COURT, NORTHERN DISTRICT OF ILLINOIS

DATE: \_\_\_\_\_\_02 -28-2008

Page 1 of 2

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### STATEMENT (continued)

Under 28 U.S.C. § 1915A, the court is required to conduct a prompt threshold review of the complaint. Here, even accepting plaintiff's allegations as true, the court finds that plaintiff has no federal cause of action with respect to Sheriff Michael Sheahan. Plaintiff alleges neither any personal involvement by this defendant nor a custom or policy rising to the level of a constitutional deprivation to support a claim against Sheahan in his official capacity. See Perkins v. Lawson, 312 F.3d 872, 875 (7th Cir. 2002). Sheahan is therefore dismissed as a defendant, and he is terminated as a party to this action.

Plaintiff may proceed with his excessive force claims against the other defendants. Although a more fully developed record may establish that plaintiff's claims are without merit, the remaining defendants must respond to plaintiff's complaint.

The clerk shall issue summonses forthwith and send to plaintiff a Magistrate Judge Consent Form and Instructions for Submitting Documents along with a copy of this order.

The United States Marshals Service is appointed to serve the defendants, Cook County Jail Officers Lt. Dahmen (Star number #188), Sgt Krauskopf (#895), and Correctional Officers Hawkins, Monroe, Harris, Phipps, Scott, Michas, and Diaz. Any service forms necessary for plaintiff to complete will be sent by the Marshal as appropriate to serve these defendants with process. The U.S. Marshal is directed to make all reasonable efforts to serve the defendants. With respect to former jail employees who no longer can be found at the work address provided by the plaintiff, Cook County Department of Corrections officials shall furnish the Marshal with the defendant's last-known address. The information shall be used only for purposes of effectuating service [or for proof of service, should a dispute arise] and any documentation of the address shall be retained only by the Marshal. Address information shall not be maintained in the court file, nor disclosed by the Marshal. The Marshal is authorized to mail a request for waiver of service to the defendants in the manner prescribed by Fed. R. Civ. P. 4(d)(2) before attempting personal service.

The court denies without prejudice plaintiff's motion for the appointment of counsel. Though civil litigants do not have a constitutional or statutory right to counsel, a district court may, in its discretion, "request an attorney to represent any person unable to afford counsel." Gil v. Reed, 381 F.3d 649, 656 (7th Cir. 2004), citing 28 U.S.C. § 1915(e)(1). However, plaintiff's case currently does not involve complex issues, complex discovery, or an evidentiary hearing, and plaintiff's complaint demonstrates his competence, at least at this stage of the proceeding, to present his claim adequately. Accordingly, the motion for counsel is denied at this time. Pruitt v. Mote, 503 F.3d 647, 656-59 (7th Cir. 2007).

Plaintiff is instructed to file all future papers concerning this action with the clerk of court in care of the Prisoner Correspondent. Plaintiff must provide the original plus a judge's copy of every document filed. In addition, plaintiff must send an exact copy of any court filing to the defendants [or to defense counsel, once an attorney has entered an appearance on their behalf]. Every document filed must include a certificate of service stating to whom exact copies were mailed and the date of mailing. Any paper that is sent directly to the judge or that otherwise fails to comply with these instructions may be disregarded by the court or returned to plaintiff.

### **United States District Court** Northern District of Illinois

SUMMONS IN A CIVIL ACTION

Terrell Jones

Case No: 08-cv-00586

Vs.

JUDGE: William T. Hart

Lt. Dahmen, #188

C/O Michas

C/O Diaz

Sgt. Krauskopf, #895

C/O Hawkins

C/O Monroe

C/O Harris

Officer Phipps

C/O Scott

C/O Monroe TO:

YOU ARE HEREBY SUMMONED and required to file with the Clerk of this Court and serve upon pro se:

Name:

Terrell Jones

#2007-0057770

Address: Cook County Jail

P.O. Box 089002

City:

Chicago, IL 60608

an answer to the complaint which is herewith served upon you, within [20] days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

Michael W. Dobbins, Clerk

Deputy Clerk

Dated: February 28, 2008

	RETURN C	F SERVICE	
Service of the Summons and Compl	aint was made by me:^	DATE	
NAME OF SERVER (Print)		TITLE	
Check one box below to indicate appropri	ate method of service:		
[] Served personally upon the defe			
[ ] Left copies thereof at the defendiscretion then residing therein.	dant's dwelling house or Name of person with w	rusual place of abode w hom the summons and	vith a person of suitable age and complaint were left:
() Returned unexecuted:			
[] Other (specify):			
	11 E E E E E E E E E E E E E E E E E E	•	
	, <del>и «<b></b></del>		
	STATEMENT (	OF SERVICE FEES	
TRAVEL	SERVICES		TOTAL
	DECLARATION	ON OF SERVER	
I declare under penalty o contained in the Return of Service a			America that the foregoing Information et.
Executed on		nature of Server	
Date	aigi	IGTOLO DI DOLAGI	
	Add	dress of Server	

<sup>^</sup>As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**

Document 11

# FILED

Terrillabres	FEB 2 7 2008		
	MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT		
(Enter above the full name of the plaintiff or plaintiffs in this action)	08C0586		
vs.	Case No:		
Lt. Dallmen # 188; Sot Krauskopf #	(To be supplied by the Clerk of this Court)		
40 Howxins, 40 Montre, 40 Harris, 40 phipps, 46 Scott, 40 Micas	JUDGE HART MAGISTRATE JUDGE BROWN		
Sheriff Sheenan			
"F+al"	200g.		
(Enter above the full name of ALL defendants in this action. Do not use "et al.")			
CHECK ONE ONLY:			
COMPLAINT UNDER T U.S. Code (state, county,	HE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 or municipal defendants)		
COMPLAINT UNDER TO 28 SECTION 1331 U.S. (	HE CONSTITUTION ("BIVENS" ACTION), TITLE Code (federal defendants)		
OTHER (cite statute, if kr	nown)		
	AINT DI PACE DEPER TO HIMSTONICATION		
I. Plaintiff(s):			

-	Α.	Name: Terrell Jones
	В.	List all aliases: Tyrone marshall
	C.	Prisoner identification number: 20070057770
	D.	Place of present confinement: Department of Corrections cook country la
	E.	Address: f.o. Box 089002 Chicago.TL 60608
	(If the I.D. pape	nere is more than one plaintiff, then each plaintiff must list his or her name, aliases, number, and current address according to the above format on a separate sheet of er.)
II.	(In A posit	endant(s):  A below, place the full name of the first defendant in the first blank, his or her official tion in the second blank, and his or her place of employment in the third blank. Space wo additional defendants is provided in B and C.)
	A.	Defendant: Lt. Dattmen # 188
		Title: Lieutenant
		Place of Employment: Cook County Dept 07 Cocrections
	В.	Defendant: Sgt. Krauskopf #895
		Title: Sergeant
		Place of Employment: Cook County Dept. 07 Corrections
	C.	Defendant: (Co.) HAmis.
		Title: Carpetions 077icer
		Place of Employment: Cook County Dept. 07 corrections
	(If v	ou have more than three defendants, then all additional defendants must be listed

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

## I Defendants (cont.)

	B. Defendant: (Co) Hawkins	
	THE Corrections officer	
	place of Employment: cook county Dept. 07 Corrections	
Ę,	Defendant: (Co) monroe	
	THE: Corrections officer	
	Dicce of Employment! Dept. of Corrections (cook county)	*:::::::::::::::::::::::::::::::::::::
F.	Detendant (CO) PHIPPS	
	Title: Corrections 077icer	
	place of Employment: Cook County Dept. 07 Corrections	
C.		
G <sub>)</sub> ,	Determent: (Co) Scott	
	Title: Corrections 077cer	
Η.	place of Employment: Dept- of Corrections (cont county)	<b>-</b> p,.
11.	Detendant: (Co) michas	
	Title: : Corrections 077icec	<u>-</u>
+	Place of Employment: Cook County Dept. 07 Corrections	
<del>_1</del> _,	Detendant: (Co:) Diaz	
	Title: _ corrections officer	
	Place of Employment: Cook County Dept. 07 Corrections	
٦.	Determent! Sheritz Sheenan	•
	Title: Deputy Sheri77	enen±.÷
	place of Employment: Cook county Dept. OF Corrections	_
		<del></del>

### III. Exhaustion of Administrative Remedies

You are required to exhaust all your available administrative remedies before bringing an action in federal court.

- A. Is there a grievance procedure available at your institution?

  YES (X) NO ( ) If there is no grievance procedure, skip to F.
- B. Have you filed a grievance concerning the facts in this complaint?

  YES (X) NO ( )
- C. If your answer is YES:
  - 1. What steps did you take? I take the social worker Mrs. Richardson in Division 10 where I was transfered to from Division II where inclident Happened after I came back them I stroger Hospital.
  - 2. What was the result?

    Trecieved a form of reporte and refferal signed by Higher

    Exicial Stating reffered to interal affairs Dept. and Shut of

    The case was being investigated.
  - 3. If the grievance was not resolved to your satisfaction, did you appeal? What was the result (if there was no procedure for appeal, so state.)

    NO appear was 7/4cl.
- D. If your answer is NO, explain why not:

  I was Sentenced on my Case and Immediately transfered to

  EDOC. For my firson term so I couldn'the But I did Give social

  Worker theme address for a confect It 2 so needed to be reached yet,

  NO response.

	here is no grievance procedure in the institution, did you complain to orities? YES ( ) NO ( )
If yo	our answer is YES:
1.	What steps did you take?
2.	What was the result?
If yo	our answer is NO, explain why not:

IV.

## List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court (including the Central and Southern Districts of Illinois): ٠Α. Name of case and docket number: В. Approximate date of filing lawsuit: C. List all plaintiffs (if you had co-plaintiffs), including any aliases: List all defendants: D. Ε. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): Name of judge to whom case was assigned: F. Basic claim made: G. Disposition of this case (for example: Was the case dismissed? Was it appealed? Η. Is it still pending?): Approximate date of disposition:

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

#### V. Statement of Claim:

State here as briefly as possible the facts of your case. Describe precisely how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

on sept. 16th 2005 at 9:30pm while being a province in CCJ. Div. 11 Fier Texell Lones was in segragation and was not for my for Out of my sells along with cells Lower 11812 When Had lammed their Cell doors to come out Lower 3 cell came out to attack me w are man-made Sharpened metal obserts from the Light Fixtures and rods taken not of the Chuck Holes of the Celloans. In Fighting For my 217e the other in motes From Cells 11 & 12, Whose Names Trid Smith and Terrance Scrogins From Cell 12. I was conered by this not into the bathroom and Slower They out of site including the commichas who was working Our fier. I buffered Locerations and purctured wounds, , Shoulders and through my left thered. thanking and marge came on the tier at the inmates as other officers responded I was laying on the Floor Covered but the Officers came running in am King and Stamping on me all the while I'm

. I'm the Victim and I'm injured" Other inmotes were yelling Oct of their Colls the same thing. The officer theat Started Yelling Stop resisting, but How was I when I Had a Knee in my Neck, my injured arm twisted, Other michas Standing and Stomping on my let Hard, Otticer Phips Durching The in my face while other officers are pounding about me Excessively. It. Daltonen started to yell the xlussore Here, Nurses Here," Then Sot Krauskopf started, Yelling Nurse on Deck repeatedly , All the White I'm saying I'm cart breath Du Not resisting, I'm gon suc. The officers Sources How much you want, counting I million, 2 million, as the Continued to punch me. The soft. Knowskopf Had to PHyiscally Bun over and push co Diaz, c/o scott, Otipps, Kuria ste. all of them OFT me saying the Hurses are out their I was then albund to be seen by Nurse, Taken to dispensary then to Cernak, then to both Stager County Hospital myself, scroggiors who Suffered a freefund waistor Thumb, and 207 the affactors. But Before taken to Cermok T was interveiwed by Dectectives who were trying to Convince Me I Couldn't Sove or Dress Charges Cause He Claims I was out when it wasn't my Hours He shecked the officers log sheet but in fact the officer Had let cell be fore Stay out a hour extra. They let out may cell 10 & 11. Cell 12 were His workers so they were allowed out I didn't receive a ticket for being out. One week before this a D-Tier was shook down and searched by ogrees they found numerous of sharpened and un sharpened me fal also humaned doors. including Broken Light Fixtures in cells where the metals come from and some . In mates recieved tickets. But the Lights were Not Fixed. For surther prevention of destruction to get more metal from them. Ravised: 7/20/05

v	Dai	ief:
V.	ке	let:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

The El that I should be Compensated for the mental; Emotional and Physical injury I Suffered while in Custody.

VI. The plaintiff demands that the case be tried by a jury. YES NO

#### CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

> Home address: Terrell Janes 4528 S. LAWYET Chapith 60638